United States Bankru Southern District of		Y	
In re: Delphi Automotive Systems, LLC		: Chapter !1	Jointly Administered Under
		: Amount \$2,229.95	
	Debtor	X	
N	OTICE: TRANSFER OF	CLAIM PURSUANT TO FRBP	RULE 3001(e) (1)
To: (Transferor)	Empaques Industriales E Rafael Cano 2120 E Paisano El Paso, TX 79905	De La Frontera Sa	
The transfer of your clacourt order) to:		c	sferred (unless previously expunged by
No action is required it OF YOUR CLAIM, V	f you do not object to the trai WITHIN 20 DAYS OF THI	nsfer of your claim. However, IF Y E DATE OF THIS NOTICE, YO	OU OBJECT TO THE TRANSFER OU MUST:
Speci Unite South Alext One 1	TTEN OBJECTION TO T ial Deputy Clerk at States Bankruptcy Court nern District of New York ander Hamilton Custom House Bowling Green York, New York 10004-1408	THE TRANSFER WITH:	
	PY OF YOUR OBJECTIO	N TO THE TRANSFEREEin your objection.	
		. IF YOUR OBJECTION IS NO OUR RECORDS AS THE CLA	
			Intake Clerk
FOR CLERKS OFFIC	E USE ONLY:	first class mail, postage prepaid on	
INTERNAL CONTRO	OL No.	_	
	(Name of Outside Agent)	<u> </u>	
		Dep	uty Clerk

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Sent By: 05-44481-rdd Doc 5409 Filed 10/26/06 Entered 10/26/06 14:27:50 Main Document
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ASSIGNMENT OF CLAIM

Franchies Ind De La Frinziera Sa, having a smalling uddress at 2120 E Paisuno, , 50 Paso, TX, 79905 ("Assignor"), in consideration of the sum of furchase Price"), does hereby transfer to PASR HARBOR CAPITAL, LLC, as agent ("Assignor"), having an address at 875 Avenue of the consecutive states of the consecutive states of the chains of cloims of Assignor, as more specifically set (onth (the "Claim") against DELPHI AUTOFOTIVE SYSTEMS LLC ("Debtor"), Debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court, Softhern District of New York (the "Court"), Case No. 63-44640, et al. (Initity "Proceedings") in the United States Bankruptcy Court, Softhern District of New York (the "Court"), Case No. 63-44640, et al. (Initity Administered Under Case No. 65-44641). In the currently distanting amount of not best than 37,229.95, and all rights and benefits of Assignor relating to the Claim, holoding without limitation the Prior of Claim, if any, itsentified below and Assignor's rights to receive all interest, penaltics, euro payments that it may be entitled to receive an amount of the assumption of any executory contract or lesse related to the Chaim and the Assignor with voting and other region and other oligins, courses of action against the Debtor, its affiliates, any guaranter or other third purty, together with voting and other rights and benefits arising from, under or relating to any of the foregoing, and all cash, accurities, instruments and other property which may be paid or insured by Debtor in satisfaction of the Claim. The Claim for the purpose of collection and shall not be deemed to breaton assignment shall be deemed an absolute and independent of the Claim for the purpose of collection and shall not be deemed to breaton associate as associated as as

Assigner represents and warrants that (Mease Check One);

- A Proof of Claim has not been filed in the progressings. Assignee shall not be responsible for Bling any Proof of Claim on your behalf.

Assignor further represents and warmans that the amount of the Claim is not like (him \$2,22.95) that the Claim is the that amount is valid and that on objection to the Claim exists and is listed by the Debtor on inschedule of liabilities and only amendments therein ("Selectule") as such; the Claim is a valid, enforceable olden against the Debtor, no consent, approval, filiag or experime, paragement before action is required as a condition in, or otherwise in connection with, the execution, delivery and performance of this Agreement by Assignor, this Agreement has been duly authorized, executed and delivered by Assignor and Assignor has the requisite power and authority to execute, deliver and perform this Agreement; thin Agreement constitutes the valid, legal and blinding agreement of Assignor, enforceable against Assignor in neutralnee with its terms; no payment or other distribution has been received by Assignor, or by any third party on behalf of Assignor, in full or partial satisfaction of, or in connection with the claim Assignor has not engaged in advice, conduct or omagions that might result in Assignor receiving in respect of the Claim proportionately less payments or less favorable treatment than other suscenced creditors; the Claim is not subject to any factoring agreement. Assignor further represents and warrants that no payment has been received by Assignor, or by any third party claiming through Assignor, in full or partial satisfaction of the Claim, that Assignor has not previously assigned, sold or pledged the Claim to any third party, in whole or in part, that Assignor owns and has allot to the Claim free of any and all liens, occurity interests or excumbrances of any kind or nature whotsoever, and that there are no offacts or defenses or professable payment demand that have fleen or may be asserted by mean behalf of Debtor or any other party to reduce the attention of the Claim to be payment demand that have fleen or may be asserted by mean behalf of Debtor or any other party to reduce the

Assignor hereby agrees that in the event that Assignor has assigned or sold or does sanign or sall the Claim to any other party or has or does receive any other payment in full or pathal substitution of, or in councillon with the Claim, or any third party has assigned or sold or which party at has received or shall receive on bejustiful Assigner, payment in full or partial satisfaction of, or in connection with the Claim, and Assigner does not receive the allocated distribution with respect to the Claim from the Debtor's option on account of such other resignment or sale, then the Assigner shall immediately reinfacts to Assigner all amounts paid by Assigner to Assigner, plus an amount equal to an additional thirty-five percent (35%) of the Claim amount as liquidated demages suffered by Assigner on account of such other assignment or sale to the other party. Assigner further agrees to pay all costs and attorney first locurard by Assigner to collect such amounts.

Analgner is aware that the above Pershase Price may differ the amount altimately distributed in the Proceedings with respect to the Claim and that such amount may not be absolutely determined until entrylof a flant order confirming a plan of reorganization. Assigner acknowledges that, except as set forth in this Assignment, neither Assigner nor only agent or representative of Assigner too the status of the Proceedings, the condition of Debter (financial or otherwise) or any other matter relating to the Proceedings, the Debter or the Claim. Assigner represents that it has adequate information concerning the business and financial condition of Debter and the status of the Proceedings to make an informed decision regarding the age of the Claim and that it has independently and without relicace on Assigner, and based on such information as Assigner has decision from a primprint (including information available from the fless of the Court in the Proceedings), make its own applysis and decision to enter into this Assignment of Claim.

Assignor agrees to make to Assignoe introducte proportional sixtination and repayment of the above Purchase Price to the extent that the Claim is disallowed, subordinated, objected to or otherwise impaired for any reason whatsoever in whole or in part, or if the Claim is not listed on the Schedule, or listed on the Schedule in a leaser amount than the Claim Amount together with interest at the rate of ten percent (10%) per annual or the amount repaid for the period from the date of this Assignment through the date such repayment is made. Assignor further agrees to relimbure assignee for all ocusts, incurred by assignee as a result of such disallowance. In the event the Glaim is ultimately alterned in an account in excess of the amount purchased berein. Assignor is learned to sail to Assignor, and, at Assignor half only, Assignee hereby agrees to purchase, the balance of said Claim at the same purcentage of claim paid berein, not to exceed twice the Glaim amount specified above. Assignee shall remit such payment to Assignor upon Assignee's satisfaction that the Claim has been allowed in the lighter attented as not subject in any objection by the Deblor

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Assigner hereby irrevocably appoints Assignce as its rare and lawful attorney and authorizer Assignce to act in Assigner's stead, to demand, rue for compromise and recover all such amounts or now ass, or used hereafter become, due and payable for or on account of the Claim herein assigned. Assigner grants unto Assignee full authority to do all things decessory to enforce the claim and its rights there under pursuant to this Assignees of Chira. Assignor agrees that the powers granted by this paragraph are discretionary in nature and that Assignor may exercise or decline to exercise such powers at Assignor's sole ontion. Audignor shall have oil obligation to take my notion to prove or details the Claim's validity or arrugant in the Proceedings. Assigner agrees to take such Suffice tection, at its own expense, as may be necessary or destrable to effect the assignment of the Claim and any payments or distributions on account of the Claim to Assignee hadriding, without limitation, the exception of appropriate marsfer provers. corporate resolutions and consents,

Assignor neknowledges that, in the event that the Dahtor's behicroptcy case is dismissed or converted to a case under Chapter 7 of the Bankruptcy Code and Assigned lins peld for the Claim, Assigner shall impediately tently to Assigned all montes pold by Assigned in regard to the Claim and ownership of the Claim shall revert hank to Assignor.

Assignor agrees to forward to Assignee all notices received from Debtor, the Court or any third party with respect to the Claim assigned herein and to vote the Claim, and to take such other action with respect to the Claim in the Proceedings, its assignee may from time to time request. Assigner further agrees that any distribution received by Assignor on account of the Claim, whether in the form of easil, requities, instrument of any other property, shall considure property of Assignee to which Assignee has an absolute right, and that Assigner will hold such property in frunt and will, at its own expense, promptly (but not later than I business days) deliver to Assignee any such property in the same form received, together with any endorsements or documents necessary to transfer such property to Assignee.

if Assignor fails to negotiate the distribution clickic issued in Assignor on or before nively (90) they after issuance of such offsets, then Assignor shall unit) the distribution check, the amount of onsh attributable to such check shall be deposited in Assigned's bank account, and Assigned shall be automatically decreed to have waived its Claim. Unless Assistace is informed otherwise, the address indicated on this Assignment of Claim shall be the purper address for distribution purposes unless a Froof of Claim has been filed, in which case the address on the Proof of Claim shall be utilized

The terms of this Assignment of Claim shall be binding upon and shall insire in the benefit of and be enforceable by Assignor, Assignor and their respective successors and assigns.

Assignor hereby asknowledges that Assignee may at any time reassign the Claim, together with all right, title and interest of Assignee in and to this Assignment of Clubs. All representation and systematics madelinere in shall survive the execution and delivery of this Assignment of Claim and any such re-assignment. This Assignment of Claim may be executed in counterparts and all such counterparts linken logether shall be deemed to constitute

This Assignment of Claim shall be governed by and construed in accordance with the laws of the State of New York. Any action adding under or relating to this Assignment of Claim may be brought in any Sinte or Fedural court located in the State of New York, and Assignor consonts to and confers personal jurisdiction over Assignment by such court or objects and agrees that service of process may be man Accignor by molling a copy of said princess to Assignor at the address not forth in this Assignmented Claim, and in any action hereunder Analgnor wrives the right to demand a trial by

CONSENT AND WAIVER

Open Assignor's delivery to Assignee of its executed signature page to this Assignment of Claim, Assignor hereby subtorized Assignee to file a notice of transfer puryuant to Rule 3001 (c) of the Federal Rules of Bankruptey Procedure ("FRBP"), with respect to the Cisim, while Assigned performs its due difigence on the Claim. Assigner, at its sole order, may initiative the transfer or subsequently transfer the Claim back to Assigner pursuant to Rule 1001 (c) of the FRDP if, in Assigner's and absolute discretion, Assignee determines that due difigence is not satisficatory. In the event Assignme transfers the Claim back to Assigner or withdraws the dunality, its might time buth Assigner and Assigner telease each other of all and any obligation or liability regarding this Assignment of Claim. Assignor hereby acknowledges and correcuts to all of the terms not forth in this Assignment of Claim and hereby waives (I) its right to this emy objection hereto, and (ii) its right to receive notice pursuant to Rule 3001 (c) of the FRBP.

IN WITNESS WHEREOF, the undersigned Assignor Research sets its band this 14_thly of 190510

THE CHARGE

(Signature)

Ву:

Fredric Glass - Fair Harbor Capital, LLC

Delphi - DRLPHI AUTOMOTIVE SYSTEMS LLC

Tatephone

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